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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/005,902	12	2/04/2001	Date Brown	5369/00015	7185	
22910	7590	05/20/2004		EXAMINER		
	BANNER & WITCOFF, LTD. 28 STATE STREET				WEBMAN, EDWARD J	
28th FLOOR				ART UNIT	PAPER NUMBER	
	BOSTON, MA 02109-9601			1617		

DATE MAILED: 05/20/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

10/006902

APPLICATION NUMBER | FILING DATE

PTOL-326 (Rev. 9/96)

FIRST NAMED APPLICANT

ATTY, DOCKET NO.

EXAMINER

ART UNIT

PAPER NUMBER

4/19/04

★ U.S. GPO: 1996-421-632/40206

DATE MAILED:

This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS

OFFICE ACTION SUMMARY 2/6/04

N	Responsive to communication(s) filed on 2/6/04						
74							
Ш	This action is FINAL.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 D.C. 11; 453 O.G. 213.						
whi the	hortened statutory period for response to this action is set to expiremonth(s), or thirty days, ichever is longer, from the mailing date of this communication. Failure to respond within the period for response will cause application to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the provisions of 37 CFR 36(a).						
Dis	position of Claims						
\ \	Claim(s)is/are pending in the application.						
Ж	Of the above, claim(s) / is/are withdrawn from consideration.						
П	Claim(s)						
$\bar{\nabla}$	Claim(s) is/are rejected.						
	Ciairi(s)						
	Claim(s) are subject to restriction or election requirement.						
Αp	plication Papers						
	See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948. The drawing(s) filed onis/are objected to by the Examiner. The proposed drawing correction, filed onisapproved disapproved. The specification is objected to by the Examiner. The oath or declaration is objected to by the Examiner.						
Pr	ority under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).						
	☐ All ☐ Some* ☐ None of the CERTIFIED copies of the priority documents have been						
	received. received in Application No. (Series Code/Serial Number) received in this national stage application from the International Bureau (PCT Rule 17.2(a)).						
	*Certified copies not received:						
	Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e).						
At	tachment(s)						
_	Notice of Reference Cited, PTO-892						
_	· · · · · · · · · · · · · · · · · · ·						
_	Information Disclosure Statement(s), PTO-1449, Paper No(s).						
L	Interview Summary, PTO-413						
	Notice of Draftperson's Patent Drawing Review, PTO-948						
	Notice of Informal Patent Application, PTO-152						
	OFF OFFICE ACTION ON THE FOLLOWING PACES						

Application/Control Number: 10/005,902

Art Unit: 1617

Applicants' election of Group I in Paper No. 2/6/04 is acknowledged. Because applicant did not distinctly and specifically point out any errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

Applicants appear to have inadvertently overlooked the election of species requirements over the species in claims 4-6. See the office action filed 1/2/04.

Applicants are requested to elect one species from each of claims 4-6 per said action in their next response.

In the interest of compact prosecution, rather than sending out a notice of nonresponsive amendment, the following rejections are made over the claims in Group I.

Claims 1-7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1 "regularly" is vague. It is subjective. In claims 1, 2 "sequentially" is vague. Do applicants intend that toothbrushing be followed in time by proxy brushing and then flossing with flossing devices? The sequence over time is unclear. In claims 1-4 "proxy" is vague. Is this a term well known in the art? It is not defined in the specification. Lastly, in claim 1, do applicants intend the use of plural flossing devices? Claims 3 and 6 refer to only one device.

A search will be undertaken and applicants' IDS, filed 7/15/02, reviewed upon applicants' election of species as requested above.

No claims allowed.

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Any inquiry concerning this communication should be directed to Edward J. Webman at telephone number 571-272-0633.

EDWARD J/VEBMAN PRIMARY EXAMINER GROUP 1500